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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/790,365	03/01/2004	Carl Christian Fels	ATOTP0110US	9356
7590 06/24/2008 Armand P. Boisselle			EXAMINER	
	oissell & Sklar, LLP	WONG, EDNA		
Nineteenth Floor 1621 Euclid Avenue		ART UNIT	PAPER NUMBER	
Cleveland, OH 44115-2191			1795	
			MAIL DATE	DELIVERY MODE
			06/24/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Comments	10/790,365	FELS ET AL.				
Office Action Summary	Examiner	Art Unit				
	EDNA WONG	1795				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on <u>02 M</u>	av 2008					
,	This action is FINAL . 2b)⊠ This action is non-final.					
<u> </u>	,—					
. —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-20</u> is/are pending in the application.	4) 🔀 Claim(s) 1-20 is/are pending in the application					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-20</u> is/are rejected.	·					
7) Claim(s) is/are objected to.						
· · · · · · · · · · · · · · · · · · ·	8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
·—	a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received.					
<u> </u>						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
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Attachananta						
Attachment(s) 1) \[\sum \text{Notice of References Cited (PTO-892)} \] 4) \[\sum \text{Interview Summary (PTO-413)} \]						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO/SB/08) 5) Notice of Informal Patent Application						
Paper No(s)/Mail Date 6) Other:						

This is in response to the Amendment dated May 2, 2008. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office Action.

Response to Amendment

Specification

I. The abstract of the disclosure has been objected to because the abstract was more than one paragraph.

The objection of the abstract has been withdrawn in view of Applicants' amendment.

II. The disclosure has been objected to because of minor informalities.

The objection of the disclosure has been withdrawn in view of Applicants' amendment.

Claim Objections

Claims 1, 5-6, 10, 15, 18 and 20 have been objected to because of minor informalities.

The objection of claims 1, 5-6, 10, 15, 18 and 20 has been withdrawn in view of Applicants' amendment.

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Claim Rejections - 35 USC § 112

Claims **3**, **5**, **9**, **12** and **18-20** have been rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

With regards to claims *3, 9, 12 and 18-20*, the rejection under 35 U.S.C. 112, second paragraph, has been withdrawn in view of Applicants' amendment.

With regards to claim **5**, the rejection under 35 U.S.C. 112, second paragraph, is as applied in the Office Action dated April 18, 2008 and incorporated herein. The rejection has been maintained for the following reasons:

Claim 5

lines 1-7, recites "wherein the sulfur-containing compound is represented by the formula:

$$Y-S-R^1-SO_3X$$
 I

wherein X is H or an alkali metal, R^1 is an alkylene group containing from 1 to about 5 carbon atoms, Y is H, S- R^1 - SO₃X, C(S)NR₂", C(S)OR", C(NH₂)NR₂", or a heterocyclic group, and each R" is independently H, or an alkyl group containing from 1 to about 5 carbon atoms."

For example,

If $Y = S-R^1-SO_3X$, $R^1 =$ an alkylene group containing 1 carbon atom, and X = H, formula I would be:

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If $Y = C(S)NR_2$ ", $R^* = H$, $R^1 =$ an alkylene group containing 1 carbon atom, and X = H, formula I would be:

$$H \longrightarrow N \longrightarrow S \longrightarrow H_2C \longrightarrow SO_3H$$

carbamothioylthiomethanesulfonic acid

If Y = C(S)OR", R" = H, R1 = an alkylene group containing 1 carbon atom, and X = H, formula I would be:

thiocarboxythiomethanesulfonic acid

If $Y = C(NH2)NR_2$ ", $R^* = H$, $R^1 = an$ alkylene group containing 1 carbon atom, and X = H, formula I would be:

$$H$$
 N
 S
 CH_2
 SO_3H

(diaminomethylthio)methanesulfonic acid

Claim 1, lines 5-7, recites:

"a sulfur-containing compound selected from sulfoalkylated polyethylene imines, sulfonated safranin dye, and mercapto aliphatic sulfonic acids or alkali metal salts thereof."

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The bissulfomethyl disulfide is not a sulfoalkylated polyethylene imine, a

sulfonated safranin dye, a mercapto aliphatic sulfonic acid or an alkali metal salt thereof.

The carbamothioylthiomethanesulfonic acid is not a sulfoalkylated polyethylene

imine, a sulfonated safranin dve, a mercapto aliphatic sulfonic acid or an alkali metal

salt thereof.

The thiocarboxythiomethanesulfonic acid is not a sulfoalkylated polyethylene

imine, a sulfonated safranin dye, a mercapto aliphatic sulfonic acid or an alkali metal

salt thereof.

The (diaminomethylthio)methanesulfonic acid is not a sulfoalkylated polyethylene

imine, a sulfonated safranin dye, a mercapto aliphatic sulfonic acid or an alkali metal

salt thereof.

Furthermore, the sulfoalkylated polyethylene imines and sulfonated safranin dye

do not have the formula: Y-S-R¹-SO₃X as presently claimed because there is no -S-R¹-

substiuent in these compounds that is required in the formula.

Thus, it is unclear how claim 5 further limits or narrows the scope of claim 1.

Response to Amendment

Claim Objections

Claims **5 and 14** are objected to because of the following informalities:

Claim 5

line 5, a --, -- (comma) should be inserted after "C(S)OR"."

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Claim 14

line 5, a --, -- (comma) should be inserted after the word "atoms".

line 5, a -- , -- (comma) should be inserted after "C(S)OR"."

Appropriate correction is required.

Claim Rejections - 35 USC § 112

Claims **1-20** are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1

lines 5-7, recite "a sulfur-containing compound selected from sulfoalkylated polyethylene imines, sulfonated safranin dye, <u>and</u> mercapto aliphatic sulfonic acids <u>or</u> alkali metal salts thereof." The alternative expression of the Markush group is improper (MPEP § 2173.05(h)).

Furthermore, the claim language is unclear as to what the scope of the Markush group is.

Claim 10

lines 6-8, recite "a sulfur-containing compound selected from sulfoalkylated

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polyethylene imines, sulfonated safranin dye, <u>and</u> mercapto aliphatic sulfonic acids <u>or</u> alkali metal salts thereof." The alternative expression of the Markush group is improper (MPEP § 2173.05(h)).

Furthermore, the claim language is unclear as to what the scope of the Markush group is.

Claim 14

lines 1-7, recites "wherein the sulfur-containing compound is represented by the formula:

wherein X is H or an alkali metal, R¹ is an alkylene group containing from 1 to about 5 carbon atoms, Y is H, S-R¹- SO₃X, C(S)NR₂", C(S)OR", C(NH₂)NR₂", or a heterocyclic group, and each R" is independently H, or an alkyl group containing from 1 to about 5 carbon atoms."

For example,

If $Y = S-R^1$ - SO_3X , R^1 = an alkylene group containing 1 carbon atom, and X = H, formula I would be:

$$SO_3H$$
 $--- H_2C$ $-- S$ $--- H_2C$ $-- SO_3H$

If $Y = C(S)NR_2$ ", $R^* = H$, $R^1 =$ an alkylene group containing 1 carbon atom, and X = H, formula I would be:

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$$H \longrightarrow N \longrightarrow S \longrightarrow H_2C \longrightarrow SO_3H$$

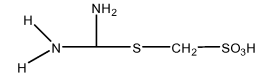
carbamothioylthiomethanesulfonic acid

If Y = C(S)OR", R" = H, R1 = an alkylene group containing 1 carbon atom, and X = H, formula I would be:

$$S$$
 S CH_2 SO_3H

thiocarboxythiomethanesulfonic acid

If $Y = C(NH2)NR_2$ ", $R^* = H$, $R^1 =$ an alkylene group containing 1 carbon atom, and X = H, formula I would be:



(diaminomethylthio)methanesulfonic acid

Claim 1, lines 5-7, recites:

"a sulfur-containing compound selected from sulfoalkylated polyethylene imines, sulfonated safranin dye, and mercapto aliphatic sulfonic acids or alkali metal salts thereof."

The bissulfomethyl disulfide is not a sulfoalkylated polyethylene imine, a

sulfonated safranin dye, a mercapto aliphatic sulfonic acid or an alkali metal salt thereof.

The carbamothioylthiomethanesulfonic acid is not a sulfoalkylated polyethylene imine, a sulfonated safranin dye, a mercapto aliphatic sulfonic acid or an alkali metal salt thereof.

The thiocarboxythiomethanesulfonic acid is not a sulfoalkylated polyethylene imine, a sulfonated safranin dye, a mercapto aliphatic sulfonic acid or an alkali metal salt thereof.

The (diaminomethylthio)methanesulfonic acid is not a sulfoalkylated polyethylene imine, a sulfonated safranin dye, a mercapto aliphatic sulfonic acid or an alkali metal salt thereof.

Furthermore, the sulfoalkylated polyethylene imines and sulfonated safranin dye do not have the formula: Y-S-R¹-SO₃X as presently claimed because there is no -S-R¹-substiuent in these compounds that is required in the formula.

Thus, it is unclear how claim 5 further limits or narrows the scope of claim 1.

Allowable Subject Matter

The following is a statement of reasons for the indication of allowable subject matter:

Claims **1-9 and 18-19** define over the prior art of record because the prior art does not teach or suggest an aqueous acidic iron phosphorus bath comprising (A) to (C) as present claimed; and a process for electrodepositing an iron-phosphorus alloy on

a conductive substrate which comprises the step of (A) providing and (B) effecting as presently claimed.

Claims **10-17** and **20** define over the prior art of record because the prior art does not teach or suggest an aqueous acidic iron phosphorus electroplating bath comprising (A) to (C) as presently claimed; and a process for electrodepositing an iron-phosphorus alloy on a conductive substrate which comprises the step of (A) providing and (B) effecting as presently claimed.

The prior art does not contain any language that teaches or suggests the above. *Uchida et al.* does no teach an aqueous acidic iron phosphorus bath comprising a sulfur-containing compound selected from sulfoalkylated polyethylene imines, sulfonated safranin dye, and mercapto aliphatic sulfonic acids or alkali metal salts thereof. Therefore, a person skilled in the art would not have been motivated to adopt the above conditions, and a prima facie case of obviousness cannot be established.

Claims 5 and 14 would be allowable if rewritten or amended to overcome the claim objection(s), set forth in this Office action.

Claims 1-20 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to EDNA WONG whose telephone number is (571) 272-1349. The examiner can normally be reached on Mon-Fri 7:30 am to 4:00 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nam Nguyen can be reached on (571) 272-1342. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Edna Wong/ Primary Examiner Art Unit 1795

EW June 20, 2008